Case 2:16-cv-01838-RSL Document 7 Filed 02/02/17 Page 1 of 3 Case 2:16-cv-01838-RSL Document 5 Filed 01/30/17 Page 1 of 4

The Honorable Robert S. Lasnik

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

CRISTALLA CONDOMINIUM
ASSOCIATION, a Washington nonprofit
corporation,

No. 2:16-cv-1838

Plaintiff,

STIPULATED MOTION RE: DUE DATE FOR FILING OF DEFENDANT'S ANSWER AND AFFIRMATIVE DEFENSES

NOTE ON MOTION CALENDAR:

VS.

AFFILIATED FM INSURANCE COMPANY,

PANY, January 30, 2016

a foreign insurance company,

Defendant

COME NOW the parties, Plaintiff Cristalla Condominium Association ("Cristalla"), and Defendant Affiliated FM Insurance Company ("AFM"), by and through their counsel of record herein, and hereby stipulate and agree to this Court's entry of the subjoined, agreed Order below for the reasons set forth herein.

STIPULATION

1. Plaintiff Cristalla and Defendant AFM stipulate to this Court's entry of the agreed Order below extending the time by which AFM must file its Answer and Affirmative Defenses to Cristalla's Complaint by one week.

STIPULATED MOTION RE: DUE DATE FOR DEF.'S ANSWER AND AFFIRMATIVE DEFENSES (Cause No. 2:16-cv-1838) – 1 SMS6500.018/2456161x



901 Fifth Avenue, Suite 1700 Seattle, Washington 98164 Telephone: (206) 623-4100 Fax: (206) 623-9273

26

25

26

- 2. The parties stipulate to this extension due to AFM and its counsel requiring additional time, due to client and attorney availability issues, to ensure the Answer and Affirmative Defenses is fully reviewed and approved by AFM prior to filing, and in order to prevent the filing of an incomplete/inaccurate Answer that may require future amendment.
- 3. AFM's counsel of record executed a Waiver of the Service of Summons regarding Plaintiff's Complaint on November 30, 2016, thus requiring AFM's Answer and Affirmative Defenses be filed by January 30, 2017 (60 days), per Fed. R. Civ. Pro. 4(d)(3). Plaintiff hereby agrees to afford AFM an additional week, such that its Answer and Affirmative Defenses are due filed by Monday, February 6, 2017.
- 4. In order to keep the Court apprised of the parties' agreement to vary the due date for the filing of AFM's Answer and Affirmative Defenses, and to secure the Court's approval of their agreement, the parties bring this Stipulated Motion.

<u>ORDER</u>

THIS MATTER having come on regularly for hearing upon the Stipulation of Plaintiff Cristalla and Defendant AFM, above, and the Court being fully advised, now, therefore, it is hereby **ORDERED**, **ADJUDGED** and **DECREED** that the Answer and Affirmative Defenses of Defendant Affiliated FM Insurance Company to Plaintiff's Complaint for Declaratory Relief and Damages (Dkt. #1) shall be due filed in this matter on or before **February 6, 2017**.

DATED: <u>feb. 2, 2017</u>

The Honorable Robert S. Lasnik
United States District Judge



1 Presented by: 2 By: s/Maria E. Sotirhos Scott M. Stickney, WSBA No. 14540 3 stickney@wscd.com Maria E. Sotirhos, WSBA No. 21726 4 sotirhos@wscd.com 5 WILSON SMITH COCHRAN DICKERSON 901 Fifth Avenue, Suite 1700 6 Seattle, WA 98164 (206) 623-4100 phone 7 (206) 623-9273 fax 8 Attorneys for Defendant Affiliated FM Insurance Company 9 10 By: s/Todd C. Hayes 11 Todd C. Hayes, WSBA No. 26361 todd@harperhayes.com 12 HARPER HAYES PLLC One Union Square 13 600 University St., Ste. 2420 14 Seattle, WA 98101 (206) 340-8010 phone 15 (206) 260-2852 Attorneys for Plaintiff 16 Cristalla Condominium Association 17 18 19 20 21 22 23 24



25

26